REMARKS

Claims 1-7 are pending in this application. By this Amendment, claim 1 is amended and new claims 6 and 7 are added. No new matter has been added. Reconsideration is respectfully requested in view of the above amendments and the following remarks.

The Office Action rejects claims 1-5 under 35 U.S.C. §102(e) or, alternatively, under 35 U.S.C. §103(a) over Satake (U.S. Patent No. 6,798,132). The rejection is respectfully traversed.

Satake does not disclose or suggest an element chip having at least one active element configured to be peeled off from a first substrate and transferred onto at least one of a second substrate and a third substrate, the second substrate configured to be adhered to the third substrate, the active elements configured to be electrically connected to the wiring lines on one surface of the element chip facing the second substrate, and the active elements configured to be electrically connected to the electro-optical elements on another surface of the element chip facing the third substrate, as recited in independent claim 1.

Satake instead discloses in Fig. 1, and at col. 9-10, that the driving circuit portion 121 is electrically connected to a pixel portion 120 on a substrate 100 and the driving circuit portion 121 is also connected to wiring lines 124 and 125 facing a substrate 101. However, nowhere does Satake disclose or suggest the above-noted features of claim 1. Therefore, independent claim 1 defines patentable subject matter. Claims 2-5 depend from independent claim 1, and therefore also define patentable subject matter as well as for the other features they recite.

Further, nowhere does Satake disclose or suggest a first substrate including an organic light-emitting element, in which a light-emitting layer is formed between an anode and a cathode, and a second substrate including a thin film transistor electrically connected to the organic light-emitting element, the first substrate being bonded to the second substrate, by

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using anisotropic conductive paste disposed in a position corresponding to the periphery of

the thin film transistor, the organic light-emitting element being located immediately above

the thin film transistor, as recited in independent claim 6. Therefore, independent claim 6

defines patentable subject matter. Claim 7 depends from independent claim 6, and therefore,

also defines patentable subject matter as well as for the other features it recites.

Therefore, withdrawal of the rejection under 35 U.S.C. §102(e) or, alternatively, under

35 U.S.C. §103(a) is respectfully requested.

In view of the foregoing, it is respectfully submitted that this application is in

condition for allowance. Favorable reconsideration and prompt allowance of claims 1-7 are

earnestly solicited.

Should the Examiner believe that anything further would be desirable in order to place

this application in even better condition for allowance, the Examiner is invited to contact the

undersigned at the telephone number set forth below.

Respectfully submitted,

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Date: August 3, 2005

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